### TRAITE DE COOPÉRATION EN MATIÈRE DE BREVETS

PCT/FR2004/050693

•	Expedition : le BOREAU INTERNATIONAL .	
PCT	Destinataire :	
NOTIFICATION DE TRANSMISSION DE COPIES DE LA TRADUCTION DU RAPPORT D'EXAMEN PRELIMINAIRE INTERNATIONAL. SUR LA BREVETABILITE (CHAPITRE I OU CHAPITRE I) DU TRAITE DE COOPERATION EN MA'TIERE DE BREVETS  (règles 44bis.3.c) et 72.2 du PCT)	F-75008 Palis  SEPERANCE  2006	
Date d'expédition (jour/mois/année)  08 septembre 2006 (08.09.2006)	Decteur Lancereaux	
Référence du dossier du déposant ou du mandataire B14436.3 DB	NOTIFICATION IMPORTANTE	
Demande internationale n° PCT/FR2004/050693	Date du dépôt international (jour/mois/année) 15 décembre 2004 (15.12.2004)	
Déposant COMMISSARIAT A L'E	NERGIE ATOMIQUE etc	
1. Transmission de la traduction au déposant.  Le Bureau international transmet ci-joint copie de la traduction en langue anglaise du rapport préliminaire international sur la brevetabilité (chapitre I).  Le Bureau international transmet ci-joint copie de la traduction en langue anglaise du rapport préliminaire international sur la brevetabilité (chapitre II).  2. Transmission d'une copie de la traduction aux offices désignés ou élus.  Le Bureau international notifie au déposant qu'une copie de cette traduction a été transmise aux offices désignés ou élus suivants qui exigent la traduction en question:  Aucun  Les offices désignés ou élus suivants ayant renoncé à l'exigence selon laquelle la transmission doit être effectuée à cette date recevront une copie de cette traduction du Bureau international seulement à leur demande:  AE, AG, AL, AM, AP, AT, AU, AZ, BA, BB, BB, BB, BW, BY, BZ, CA, CH, CN, CO, CR, CU, CZ, DE, DK, DM, DZ, EA, EC, EE, EG, EP, ES, FI, GB, GD, GE, GH, GM, HR, HU, ID, IL, IN, IS, JP, KE, KG, KP, KR, KZ, LC, LK, LR, LS, LT, LU, LV, MA, MD, MG, MK, MN, MW, MX, MZ, NA, NI, NO, NZ, OA, OM, PG, PH, PL, PT, RO, RU, SC, SD, SE, SG, SK, SL, SM, SY, TJ, TM, TN, TR, TT, TZ, UA, UG, US, UZ, VC, VN, YU, ZA, ZM, ZW  3. Rappel concernant la traduction dans la ou l'une des langues officielles de l'office ou des offices élus.  Il est rappelé au déposant que, lorsqu'une traduction de la demande internationale doit être remise à un office élu, cette traduction doit comporter la traduction de toute annexe du rapport préliminaire international sur la brevetabilité (chapitre II).		
applicable (legie 74.1). Voli le volulie II du Guiae au deposant d	·	
Bureau international de l'OMPI	Fonctionnaire autorisé	

1211 Genève 20, Suisse

Athina Nickitas-Etienne

n° de télécopieur +41 22 338 82 70

nº de télécopieur +41 22 338 82 70

## TRAITÉ DE COOPÉRATION EN MATIÈRE DE BREVETS

#### **PCT**

# RAPPORT PRÉLIMINAIRE INTERNATIONAL SUR LA BREVETABILITÉ (chapitre I du Traité de coopération en matière de brevets)

(règle 44bis du PCT)

Référence du dossier du déposant ou du mandataire B14436.3 DB	POUR SUITE À DONNER	Voir le point 4 ci-dessous
Demande internationale no. PCT/FR2004/050693	Date du dépôt international (jour/mois/année) 15 December 2004 (15.12.2004)	Date de priorité (jour/mois/année) 17 December 2003 (17.12.2003)
Classification internationale des brevets (8 <sup>e</sup> edition, sauf indication d'une #dition ant#rieure) Voir les informations pertinentes dans le formulaire PCT/ISA/237		
Déposant COMMISSARIAT A L'ENERGIE ATOMIQUE		

1.	Le présent rapport préliminaire international sur la brevetabilité (chapitre I) est établi par le Bureau international au nom de l'administration chargée de la recherche internationale selon la règle 44bis.1.a).		
2.	. Ce RAPPORT comprend un total de 8 feuilles, y compris la présente feuille de couverture.		
	Dans les feuilles jointes, toute référence à l'opinion écrite de l'administration chargée de la recherche internationale doit être entendue, à la place, comme une référence au rapport préliminaire international sur la brevetabilité (chapitre I).		
3.	Le présent rapport contient des i	ndications relatives aux poir	its suivants :
	Cadre n° I	Base de l'opinion	-
	Cadre n° II	Priorité	
	Cadre n° Ⅲ	Absence de formulation o d'application industrielle	l'opinion quant à la nouveauté, l'activité inventive et la possibilité
	Cadre n° IV	Absence d'unité de l'inve	ntion
	Cadre n° V	Déclaration motivée selor possibilité d'application i	n l'article 35.2) quant à la nouveauté, l'activité inventive et la ndustrielle; citations et explications à l'appui de cette déclaration
	Cadre n° VI	Certains documents cités	•
	Cadre n° VII	Certaines irrégularités rele	evées dans la demande internationale
	Cadre n° VIII	Certaines observations rel	atives à la demande internationale
4.	4. Le Bureau international communiquera le présent rapport aux offices désignés conformément aux règles 44bis.3.c) et 93bis.1 mais pas avant l'expiration du délai de 30 mois à compter de la date de priorité (règle 44bis.2), sauf si le déposant a présenté une requête expresse à cet égard en vertu de l'article 23.2).		
Da 29			Date d'établissement du présent rapport 29 August 2006 (29.08.2006)
Bureau international de l'OMPI 34, chemin des Colombettes 1211 Geneva 20, Switzerland		mbettes	Fonctionnaire autorisé Athina Nickitas-Etienne
no de tálácanioum (41.22.229.92.70			e-mail: pt04@wipo.int

#### PATENT COOPERATION TREATY

TRANSLATION From the INTERNATIONAL SEARCHING AUTHORITY To: WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (PCT Rule 43bis.1) See Form PCT/ISA/210 Date of mailing (day/month/year) (sheet 2) FOR FURTHER ACTION Applicant's or agent's file reference See paragraph 2 below B14436.3 DB International filing date (day/month/year) Priority date (day/month/year) International application No. 17.12.2003 15.12.2004 PCT/FR2004/050693 International Patent Classification (IPC) or both national classification and IPC G01 N1/00 G01 N21/79 Applicant COMMISSARIAT A L'ENERGIE ATOMIQUE This opinion contains indications relating to the following items: Box No. I Basis of the opinion Box No. II Priority Non-establishment of opinion with regard to novelty, inventive step and industrial applicability Box No. III Box No. IV Lack of unity of invention Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial Box No. V applicability: citations and explanations supporting such statement Box No. VI Certain documents cited Box No. VII Certain defects in the international application Box No. VIII Certain observations on the international application **FURTHER ACTION** If a demand for international preliminary examination is made, this opinion will be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA") except that this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notified the International Bureau under Rule 66.1bis(b) that written opinions of this International Searching Authority will not be so considered. If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of 3 months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later. For further options, see Form PCT/ISA/220. For further details, see notes to Form PCT/ISA/220. Authorized officer Name and mailing address of the ISA/EP Telephone No. Facsimile No.

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International application No.

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ВС	x No. I	Basis of this opinion
1.	With filed	regard to the language, this opinion has been established on the basis of the international application in the language in which it was unless otherwise indicated under this item.
		This opinion has been established on the basis of a translation from the original language into the following language
	-	which is the language of a translation furnished for the purposes of international search (under Rule 12.3 and 23.1(b)).
	3377-1	
2.	inver	regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed ation, this opinion has been established on the basis of:
	a.	type of material
		a sequence listing
		table(s) related to the sequence listing
	b.	format of material
		in written format
		in computer readable form
	c.	time of filing/furnishing
		contained in the international application as filed.
	. [	filed together with the international application in computer readable form.
	[	furnished subsequently to this Authority for the purposes of search.
3.		In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.
4.	Additi	ional comments:

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Box	Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement			
1.	Statement		,	
	Novelty	(N)	Claims 1-18	YES
			Claims	NO
	Inventiv	e step (IS)	Claims	YES
			Claims 1-10, 12-18	NO
	Industri	al applicat	bility (IA) Claims 1-18	YES
			Claims	
2.	Citations ar	nd explanat	itions:	
	1	Refer	rence is made to the following documents:	
	i	D1:	US-A-5 849 592 (CAMPBELL DANIEL L ET AL.)	
			15 December 1998 (1998-12-15)	
	1	D2:	GB 967 586 A (CLIFFORD CHARLES HACH) 26 August	·
			1964 (1964-08-26)	
	]	D3:	US-A-4 399 225 (HANSEL ELO H ET AL.) 16 August	
			1983 (1983-08-16)	
	1	D4:	US-A-5 252 486 (O'LEAR CHRISTINA ET AL.)	
	•		12 October 1993 (1993-10-12)	
	I	05:	DE 197 36 641 A (WELLER MICHAEL G DR;	
			WINKLMAIR MICHAEL (DE); SCHUETZ ANDREAS (DE);	
			NI) 11 March 1999 (1999-03-11)	
	2	INDEP	ENDENT CLAIM 1	
	2.1	The p	resent application fails to comply with the	
			rements of PCT Article 33(1) since the subject	
			r of claim 1 does not involve an inventive step	
			fined in PCT Article 33(3).	
	2.1.1		Document D1, which describes a method and a	
	•		device for carrying out a reaction and for	
			automatically analysing the result of the	

Box No. V
Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

reaction, and which is considered to be the

closest prior art to the subject matter of claim 1, has already described most of the technical features of claim 1 (see the passages of the search report).

- 2.1.2 The subject matter of claim 1 therefore differs from the teachings of D1 by the following technical features:
  - a transparent hose to which the detection means are coupled;
  - detection of the levels of filtered light.
- 2.1.3 The problem that the present invention is intended to solve can thus be considered to be how to detect a reaction that produces a distinctive colour in the specimen/reactant mixture contained in the reaction loop.
- The solution, as proposed in claim 1 of the present application, is not considered to involve an inventive step (PCT Article 33(3)) for the following reasons: the technical features through which claim 1 differs from the teachings of D1 and the technical problems solved by these features are already known from document D2, which describe a reaction and automatic analysis apparatus (see the passages of the search report, in particular page 3, lines 20-48 of D2).

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2.1.5 Consequently, the features described in documents D1 and D2 would be combined by a person skilled in the art, without him taking an inventive step, in order to solve the stated problem. The solution, as proposed in

independent claim 1, cannot therefore be considered to involve an inventive step (PCT Article 33(3)).

Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability;

#### 3 INDEPENDENT CLAIM 12

Box No. V

- 3.1 The present application fails to comply with the requirements of PCT Article 33(1) since the subject matter of claim 12 does not involve an inventive step as defined in PCT Article 33(3).
- 3.1.1 Document D1, which is considered to be the closest prior art to the subject matter of claim 12, has already described most of the technical features of claim 1 (see the passages mentioned in the search report).
- 3.1.2 The subject matter of claim 12 therefore differs from the teachings of D1 by the following technical features:
  - the transparent hose (of the reaction loop);
  - means of detection recording the levels of light transmitted (by the reaction loop) after filtering.
- 3.1.3 The problem that the present invention is

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Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

intended to solve can thus be considered to be how to detect a reaction that produces a distinctive colour in the specimen/reactant mixture contained in the reaction loop.

- The solution, as proposed in claim 12 of the present application, is not considered to involve an inventive step (PCT Article 33(3)) for the following reasons:

  the technical features through which claim 12 differs from the teachings of D1 and the technical problem solved by these features are already known from document D2, which describe a reaction and automatic analysis apparatus (see the passages of the search report, in particular page 3, lines 20-48 of D2).
- Consequently, the features described in documents D1 and D2 would be combined by a person skilled in the art, without him taking an inventive step, in order to solve the stated problem. The solution, as proposed in independent claim 12, cannot therefore be considered to involve an inventive step (PCT Article 33(3)).
- DEPENDENT CLAIMS 2-10, 13-18

  The claims contain no features which, in combination with the features of any one claim to which they refer, meet the requirements of the PCT in respect of novelty and inventive step (PCT Article 33(2) and (3)), see documents D1-D5 and the passages cited in

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Box No. V	Reas citati	oned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; ions and explanations supporting such statement
	the	search report. Documents D3-D5 describe:
	D3:	measurement of the various stages of a
		reaction, by measuring a concentration
		gradient;
	D4:	a method of carrying out a reaction with
		successive injection of fixed volumes of a
		liquid over predefined time intervals; and
	D5:	a CCD detector along the reaction loop in a
		reaction apparatus.
5	DEPE	ENDENT CLAIM 11
	The	combination of the features of claim 11 is not
	incl	uded within the prior art and does not follow in
	an obvious manner therefrom, for the following	
	reas	sons: a sensor capable of moving along the

reaction loop is not known in the prior art relating to FIA (Flow Injection Analysis) or analysis by the

injection of analyte into the liquid flow of a

carrier.